## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

BARNETT BANK, N.A., SUCCESSOR TO BARNETT BANK OF WEST FLORIDA,

Plaintiff,

VS.

CASE NO. 98-00329-PNS3 CHAPTER 7

LINDA G. SHARP,

Defendant.

ADVERSARY PROCEEDING NO: 98-80023

## FINAL JUDGMENT

THIS CAUSE, having come before the Court upon the stipulated motion of the parties, and the Court having reviewed the pleadings and being otherwise fully advised in the premises, and the Court finding that the debts owed to the Defendant/Debtor, Linda G. Sharp, constitute debts which are non-dischargeable pursuant to the provisions of Section 523(a); it is therefore

ORDERED AND ADJUDGED that Plaintiff shall recover from Defendant the sum of Forty Thousand and No/100 (\$40,000.00) Dollars, for which let execution issue. Post judgment interest shall accrue in accordance with the United States Code.

FURTHER ORDERED AND ADJUDGED that the obligations of Defendant/Debtor reduced to judgment herein are hereby declared NON-DISCHARGEABLE and shall remain in full force and effect, unaffected by entry of any discharge in the Chapter 7 bankfuptcy case of high light of the Linda G. Sharp, Case No. 98-000329-PNS3, Northern District of Florida, Pensacella Division.

DATED: August 25, 1998.

WILLIAM S. SHULMAN U.S. BANKRUPTCY JUDGE

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IN STREET DISTRICT OF FIORIDA
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